

567—122.8(455B,455D) Operational requirements for CRT collection facilities. All CRT collection shall be done in a manner that complies with the following requirements. So long as this rule is complied with, the only rules within this chapter that shall apply to the permitted activity are rules 122.1(455B,455D) to 122.3(455B,455D), 122.6(455B,455D), 122.7(455B,455D), 122.9(455B, 455D), 122.10(455B,455D), and this rule.

122.8(1) CRT storage at a permitted collection site shall be limited to 48 Gaylord boxes or the equivalent containing no more than 2,000 CRTs. A permitted CRT collection site may store additional CRTs subject to the permit holder's obtaining and maintaining financial assurance for these additional CRTs in accordance with rule 567—122.28(455B,455D).

122.8(2) Collection activities for discarded CRTs shall occur in an area and through a process that minimizes the risk of hazardous conditions.

122.8(3) Any hazardous condition shall immediately be contained and remedied with proper equipment and procedures.

122.8(4) Discarded CRTs shall be collected and contained in a manner that is structurally adequate to prevent breakage and spillage under normal operating conditions and that is compatible with the contents.

122.8(5) CRT glass and CRTs that show evidence of breakage, leakage, or damage that could cause the release of lead or other hazardous constituents into the environment shall be collected in enclosed and separate containers from other discarded CRTs. Such containers shall be protected from precipitation.

122.8(6) A CRT recycling facility may store discarded CRTs and materials derived from discarded CRTs outdoors if the following conditions are met:

- a.* The facility has a stormwater permit, if applicable.
- b.* The material is not harboring or attracting vectors.
- c.* Litter is contained within the storage area or unit.
- d.* The discarded CRTs and materials derived from discarded CRTs are not broken CRTs or CRT glass.

122.8(7) Discarded CRTs and materials derived from discarded CRTs shall not be speculatively accumulated at a permitted CRT recycling facility without the permit holder's obtaining and maintaining financial assurance for the additional CRTs in accordance with rule 122.28(455B,455D). Speculative accumulation occurs when a facility cannot demonstrate that the amount of discarded CRTs leaving the facility within a 12-month time period is greater than 60 percent, by weight or volume, of the discarded CRTs and materials derived from discarded CRTs received by the facility within a 12-month time period.

122.8(8) Containers or packages shall be labeled and transported in compliance with state and federal Department of Transportation (DOT) regulations.